## Document No. 3158 Adopted at Meeting of 7/10/75

RESOLUTION OF THE BOSTON REDEVELOPMENT AUTHORITY RE: ESTABLISHMENT OF FAIR MARKET VALUE IN THE CAMPUS HIGH SCHOOL PROJECT AREA MASS. R-129.

WHEREAS, the governing body of the Authority (the Board) at a regular meeting on April 19, 1973, adopted a Resolution, entitled "Resolution of the Boston Redevelopment Authority Relative to the Establishment of Fair Market Value for Properties to be Acquired", and WHEREAS, the parcel was appraised by at least two independent fee appraisers, was reviewed by staff appraisers, and the value recommended by the Real Estate Director and concurred in by the Chief General Counsel:

NOW, THEREFORE, BE IT RESOLVED BY THE BOSTON REDEVELOPMENT AUTHORITY:
THAT, the Fair Market Value of the parcel listed below is hereby
established:

Parcel No.	Owner	Address	Price
102-12	City of Boston - School	65 Vernon St.	\$ 274,000
	Department		

Title to each parcel, when acquired, is to be in fee simple, free and clear of all reservations, encumbrances, and other exceptions to title, except:

- 1. Liens for any taxes that are not payable at the time of vesting title in the Local Public Agency;
- 2. Easements or other outstanding interests that have been designated as parcels to be acquired separately;

- 3. Easements or other interests that under the Urban Renewal Plan are not to be acquired;
- 4. Reservation of interests or rights, if any, in the former owner, if authorized and in accordance with Department of Housing and Urban Development policies and regulations.

None of the parcels covered by this request is now owned, nor was owned at any time after the Local Public Agency filed its first application for Federal assistance for, or Federal concurrence in, the Project, by (a) the Local Public Agency, (b) a member of its governing body, (c) an officer or employee of the Local Public Agency who exercises a responsible function in carrying out the Project, (d) the local government, (e) the Federal Government, or (f) a public entity or nonprofit institution which acquired the property from the Federal Government for a nominal consideration at a discounted price.

( x ) No exceptions ( ) Except the following parce:

## COMMENTS

Certificate No.

27 .

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PROJECT:	CAMPUS HIGH	SCHOOL	MASS.	R-129		
PARCEL NO. :	: 102-12					

		Appraiser
Assessment	\$90,600 (Exempt)	
First Appraisal	274,100	J. Cullen
Second Appraisal	268,000	F. Rogers
Rec. Max. Acq. Price	274.000	

65 Vernon Street

The property is a 2-1/2 story and basement school building constructed in 1897.

It is classified by the appraisers as a special purpose property. Accordingly, the cost approach was utilized.

The second appraiser, Frank B. Rogers, a professional engineer, estimated a depreciated value of \$248,399 for all the improvements on the land and estimated a value of 75¢ per square foot for the land.

The first appraiser accepted the cost estimate furnished by Mr. Rogers and estimated land value at \$1.00 per square foot.

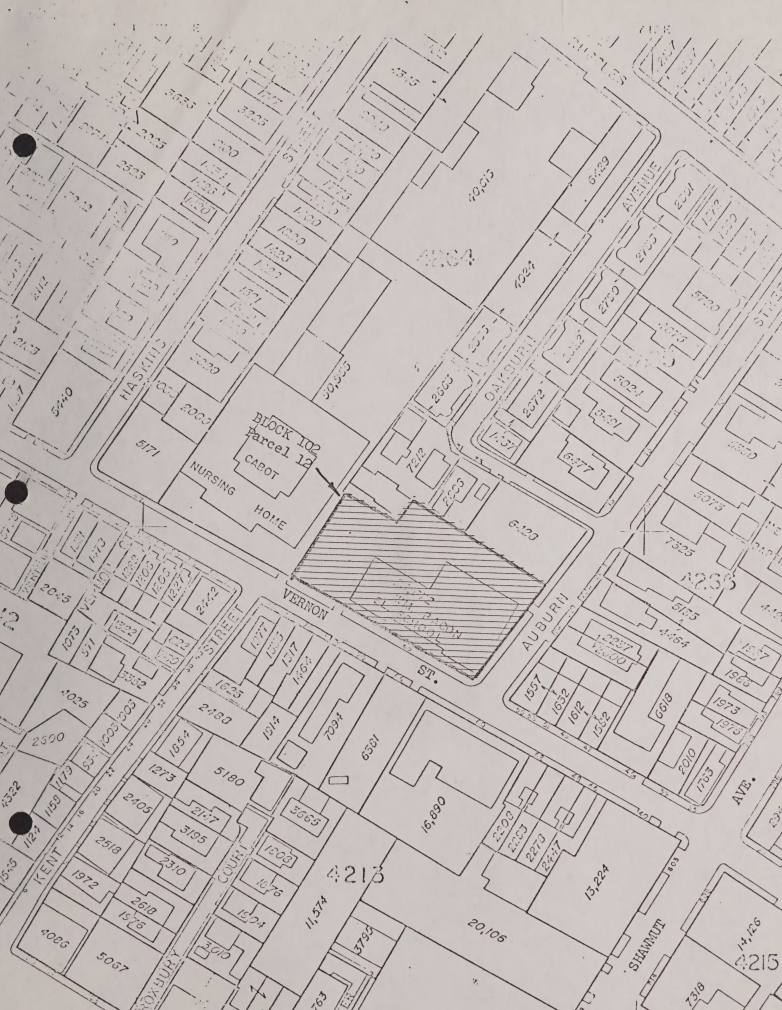
In my opinion, a value of \$274,000 is reasonable.

Robert E. McGovern, Real Estate Director

Concurred in by:

ADDRESS:

Chief General Counsel



## **EXECUTIVE SESSION**

MEMORANDUM

June 25, 1975

TO:

BOSTON REDEVELOPMENT AUTHORITY

FROM:

ROBERT T. KENNEY, DIRECTOR

SUBJECT:

CAMPUS HIGH PROJECT - MASS. R-129

Establishment of Fair Market Value - Certificate No. 27

65 Vernon Street - Parcel No. 102-12.

It is requested that you approve and certify the fair market value of the parcel listed on the attached certificate.

The parcel has been appraised by two qualified, independent fee appraisers. The appraisals have been reviewed by staff appraisers, under the supervision of the Real Estate Director, in accordance with applicable state law, the Real Property Acquisition Policies Act of 1970, Public Law 91-646, and the Department of Housing and Urban Development policies and requirements.

The Real Estate Director is of the opinion that the price for this parcel is a reasonable estimate of its fair market value.

The Chief General Counsel concurs with the price recommended.